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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/024,997	12/18/2001	Judy Ruckman	NEX82/D	8763
25871	7590	12/29/2003	EXAMINER	
SWANSON & BRATSCHUN L.L.C. 1745 SHEA CENTER DRIVE SUITE 330 HIGHLANDS RANCH, CO 80129			FORMAN, BETTY J	
		ART UNIT	PAPER NUMBER	
		1634		

DATE MAILED: 12/29/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)	
	10/024,997	RUCKMAN ET AL.	
	Examiner	Art Unit	
	BJ Forman	1634	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

1) Responsive to communication(s) filed on 08 December 2003.

2a) This action is **FINAL**. 2b) This action is non-final.

3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

4) Claim(s) 3-5 is/are pending in the application.
4a) Of the above claim(s) _____ is/are withdrawn from consideration.
5) Claim(s) _____ is/are allowed.
6) Claim(s) 3-5 is/are rejected.
7) Claim(s) _____ is/are objected to.
8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

9) The specification is objected to by the Examiner.

10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.

 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).

 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. §§ 119 and 120

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a) All b) Some * c) None of:
1. Certified copies of the priority documents have been received.
2. Certified copies of the priority documents have been received in Application No. _____.
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
* See the attached detailed Office action for a list of the certified copies not received.

13) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.
a) The translation of the foreign language provisional application has been received.

14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.

Attachment(s)

1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s). _____ .
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 5) Notice of Informal Patent Application (PTO-152)
3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 12/01/4/03 6) Other: _____ .

DETAILED ACTION

Status of the Claims

1. This action is in response to papers filed 8 December 2003 in which claims 1-2 and 6-7 were canceled. The amendments have been entered.

The previous rejections in the Office Action dated 9 September 2003 are withdrawn in view of the amendments.

The examiner for this application has changed. Please address future correspondence to BJ Forman, Art Unit: 1634.

The finality of the previous Office Action is withdrawn in view of new grounds for rejection.

New grounds for rejection are discussed.

Claims 3-5 are under prosecution.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
3. Claims 3-6 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in

the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Claim 3 is drawn to a pharmaceutical composition for treatment of deep vein thrombosis comprising a nucleic acid ligand to β_3 integrin.

Claim 4 is drawn to a method for detecting a deep vein thrombosis in an individual comprising providing a nucleic acid ligand to a β_3 integrin.

Claim 5 is drawn to an anti-clotting composition for use in acute coronary syndromes and percutaneous coronary intervention comprising a nucleic acid ligand to β_3 integrin.

While the specification is enabling for the detecting a nucleic acid ligand for β_3 integrin, the specification does not enable one skilled in the art to which it pertains or with which it is most nearly connected to make or use the invention commensurate in scope with the claims. There are many factors to be considered when determining whether there is sufficient evidence to support a determination that a disclosure does not satisfy the enablement requirements and whether undue experimentation would be required to make and use the claimed invention (see *In re Wands*, 858 F. 2d 731, 737, 8 USPQ 2d 1400, 1404, 1988). These factors include but are not limited to:

Breadth of the Claims

The claims are drawn compositions comprising and methods of using a nucleic acid ligand to β_3 integrin.

The claims are written so broadly so as to encompass any and all nucleic acid ligands to β_3 integrin. The specification teaches Tables 1-3 comprising 114 nucleic acid ligands to β_3 integrin. The specification suggests that identified ligands have use as therapeutic and diagnostic agents (page 21, second paragraph). The specification merely teaches use of a single nucleic acid ligand for to β_3 integrin (i.e. Aptamer 17.16). And the specification merely

teaches in vitro binding of Aptamer 17.16 to human platelets (Example 5) and localization of Aptamer 17.16 to an induced blood clot in a rabbit (Example 6).

The claims are broadly drawn to ANY nucleic acid ligand to β_3 integrin for treating deep vein thrombosis, detecting deep vein thrombosis and as an anti-clotting agent. While the specification, as most, teaches 114 nucleic acid ligands and illustrates localization of Aptamer 17.16 to human platelets and induced blood clots in rabbits, the specification has not taught this localization of the broadly claimed ligands nor has the specification taught the enormous number of claimed ligands.

Therefore, the specification does not enable one of skill in the art to make and use the broadly claimed invention.

Nature of the Invention

The claims are drawn compositions comprising and methods of using a nucleic acid ligand to β_3 integrin for treating deep vein thrombosis, detecting deep vein thrombosis and as an anti-clotting agent.

The nature of the invention is such that treatment and detection of a medical condition would require a teaching of a relationship between the claimed nucleic acid ligand to β_3 integrin and the medical condition.

The specification teaches Tables 1-3 comprising 114 nucleic acid ligands to β_3 integrin. The specification suggests that the identified ligands have use as therapeutic and diagnostic agents (page 21, second paragraph). The specification merely teaches use of a single nucleic acid ligand for to β_3 integrin (i.e. Aptamer 17.16). And the specification merely teaches in vitro binding of Aptamer 17.16 to human platelets (Example 5) and localization of Aptamer 17.16 to an induced blood clot in a rabbit (Example 6). The specification provides no teaching of treating deep vein thrombosis, no teaching of detecting deep vein thrombosis in an individual and no teaching of anti-clotting applications.

The specification does not teach a relationship between claimed nucleic acid ligands to β_3 integrin and treating deep vein thrombosis, detecting deep vein thrombosis and as an anti-clotting agent.

Therefore, in view of the nature of the invention, the specification does not enable one of skill in the art to make and use the invention as claimed.

Level of Predictability in the Art

The claims are drawn compositions comprising and methods of using a nucleic acid ligand to β_3 integrin for treating deep vein thrombosis, detecting deep vein thrombosis and as an anti-clotting agent.

The level of predictability in the art is very low because the relationship between the claimed nucleic acid ligands to β_3 integrin and treatments is undefined as evidenced by the specification's suggestion that the identified ligands have use as therapeutic and diagnostic agents (page 21, second paragraph). Because the claims are drawn to any nucleic acid ligand to β_3 integrin and because methods of treating deep vein thrombosis, detecting deep vein thrombosis and as an anti-clotting agent would require a nexus between the claimed ligands and the claimed methods and composition goals, the predictability that any nucleic acid ligand to β_3 integrin would accomplish those methods and/or goals is very low.

Therefore, the level of predictability for the instantly claimed invention is very low.

Existence of Working Examples

The claims are drawn compositions comprising and methods of using a nucleic acid ligand to β_3 integrin for treating deep vein thrombosis, detecting deep vein thrombosis and as an anti-clotting agent.

The specification teaches Tables 1-3 comprising 114 nucleic acid ligands to β_3 integrin. The specification suggests that the identified ligands have use as therapeutic and diagnostic agents (page 21, second paragraph). The specification merely teaches use of a single nucleic acid ligand for to β_3 integrin (i.e. Aptamer 17.16). And the specification merely teaches *in vitro* binding of Aptamer 17.16 to human platelets in culture (Example 5) and localization of Aptamer 17.16 to an induced blood clot in a rabbit (Example 6).

The specification provides no working examples of treating deep vein thrombosis with a composition comprising nucleic acid ligands to β_3 integrin, no working examples of detecting deep vein thrombosis in an individual using nucleic acid ligands to β_3 integrin and no working examples of an anti-clotting composition comprising nucleic acid ligands to β_3 integrin. Furthermore, the specification provides no working examples of treating deep vein thrombosis, no working examples of detecting deep vein thrombosis in an individual and no working examples of an anti-clotting composition useful in acute coronary syndromes or percutaneous coronary intervention.

Therefore, the specification does not provide working examples of the claimed invention which would enable one of ordinary skill in the art to make and use the invention as claimed.

Quantity of Experimentation Required

The claims are drawn compositions comprising and methods of using a nucleic acid ligand to β_3 integrin for treating deep vein thrombosis, detecting deep vein thrombosis and as an anti-clotting agent.

In view of the breadth of the claims being drawn any nucleic acid ligand to β_3 integrin; in view of the nature of the invention in which treatment and detection of a medical condition would require a teaching of a relationship between the claimed nucleic acid ligand to β_3

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integrin and the medical condition and the lack of such a teaching in the specification; in view of the unpredictability in the art with regard to treatment and detection of a medical condition without a known relationship between the ligand and the condition; and in view of the lack of working examples of the broadly claimed invention, it would require undue experimentation for one skilled in the art to make and use the invention as claimed.

Conclusion

4. No claim is allowed.
5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to BJ Forman whose telephone number is (703) 306-5878 until 13 January 2004. Starting 14 January 2004, the examiner's phone number will be (517) 272-0741. The examiner can normally be reached on 6:00 TO 3:30 Monday through Thursday and alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gary Benzion can be reached on (703) 308-1119. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 308-8724 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196. Starting 14 January 2003, the receptionist telephone number will be (517)-272-0507.



BJ Forman, Ph.D.
Primary Examiner
Art Unit: 1634
December 22, 2003